

**DOCKET NUMBER 25**

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05 SEP 19 PM 2:33

U.S. BANKRUPTCY CT.  
SOUTHERN CALIF.

5 Attorneys for Alleged Debtor Francis Lopez

6

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8 **UNITED STATES BANKRUPTCY COURT**  
9 **SOUTHERN DISTRICT OF CALIFORNIA**  
10 **SAN DIEGO DIVISION**

11

12 In Re:

13 FRANCIS J. LOPEZ,  
14 Alleged Debtor

} CASE NO. 05-05926-PBINV

} Involuntary Chapter 7

} DECLARATION OF FRANCIS J.  
15 LOPEZ RE CREDITORS

16 }  
17 } (Filed As a Supplement to Answer to  
18 } Involuntary Petition)  
19 }

20 **DECLARATION OF FRANCIS J. LOPEZ**

21

I, Francis J. Lopez, declare as follows:

22

1. I am the alleged debtor in this matter. The statements made herein are of my  
23 own personal knowledge and if called upon to testify, I could and would competently  
24 testify thereto.

25

2. Attached hereto is a list of my creditors and the balances owed as of the date

26 //

27 //

28

1 of the Involuntary Petition.

2  
3 I declare under penalty of perjury under the laws of the United States of America  
4 that the foregoing is true and correct to the best of my knowledge and belief.

5 Executed this \_\_\_\_\_ day of September, 2005 at Destin, FL.  
6

7 *Next Page*  
8

Francis J. Lopez

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10  
11 Signature by the attorney constitutes a certification under Fed. R. Bankr. P. 9011  
12 that the relief provided by the order is the relief granted by the court.  
13

14 Submitted by:

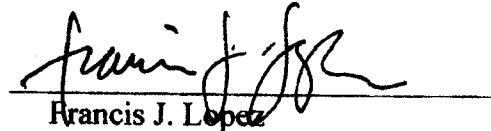
15 By:   
16

17 M. Jonathan Hayes  
18 Attorney for Francis J. Lopez  
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1 of the Involuntary Petition.

2  
3  
4 I declare under penalty of perjury under the laws of the United States of America  
5 that the foregoing is true and correct to the best of my knowledge and belief.

6 Executed this 12<sup>th</sup> day of September, 2005 at Destin, FL.

7  
8   
Francis J. Lopez

9  
10  
11 Signature by the attorney constitutes a certification under Fed. R. Bankr. P. 9011  
12 that the relief provided by the order is the relief granted by the court.

13  
14 Submitted by:

15  
16 By: \_\_\_\_\_

17 M. Jonathan Hayes  
Attorney for Francis J. Lopez

FRANCIS LOPEZ  
EXHIBIT A  
LIST OF CREDITORS

Progressive Insurance  
PO Box 31260  
Tampa, FL 33631  
Acct. 37287380-4  
\$157.20  
Insurance, Auto

Coastal Community Insurance  
12139 Panama City Beach Pkwy.  
Panama City Beach, FL 32407  
Policy No. LHQ336763  
\$1,013.00  
Insurance, Flood (Property)

Quicken Platinum Card  
PO Box 44167  
Jacksonville, FL 32231  
\$848.00  
Goods and services, 1998- 2005

Okaloosa Gas District  
PO Box 548  
Valparaiso, FL 32580  
\$45.00  
Utilities

Northwest Florida Daily News  
200 Racetrack Rd.  
Ft. Walton Beach, FL 32549  
\$45.00  
Newspaper

Kelly Plantation Owners Association  
4393 Commons Drive E.  
Destin, FL 32541  
\$550.00  
Homeowner's Association

Allstate Floridian  
54 Beal Parkway  
Ft. Walton Beach, FL 32548  
\$1900.00  
Homeowners Insurance

Texaco / Shell  
PO Box 9151  
Des Moines, IA 50368  
Acct. No. 77-917-6550-1  
\$290.00  
Gasoline and related

Bank Of America  
PO Box 1390  
Norfolk, VA 23501  
Acct. No. 4050860512429141  
Credit Card, goods and services  
\$2386.00

Verizon Wireless  
PO Box 660108  
Dallas, TX 75266  
Acct. No. 81955380600001  
\$45.00  
Utility – telephone

Cox Communications  
PO Box 60970  
New Orleans, LA  
Acct. No. 0018710003886502  
Utility – television and Internet  
\$112.00

Union Bank of California  
8155 Mercury Ct.  
San Diego, CA 92111  
Settlement of Union Bank v. Francis Lopez, \$15,000 original balance  
\$6,000.00

Bankcard Services  
PO Box 15287  
Wilmington, DE 19886  
Acct. No. 5490999178488929  
\$10,000.00  
Goods and services – 2001- 2005

Cingular Wireless  
PO Box 8229  
Aurora, IL 60572  
Acct. No. 0050443578  
\$125.00  
Utilities – telephone

Wayne Wise  
810 Red Tanager Ct.  
Nashville, TN 37221  
\$15,000.00  
Personal Loan

Valley Forge Life Insurance  
100 CNA Drive  
Nashville, TN 37214  
Acct. No. VITU045825  
\$0.00 (\$486.00 per year)  
Life Insurance

American Home Shield  
PO Box 849  
Carroll, IA 51401  
Acct. No. 58449061  
\$128.00  
Home appliance insurance

Citi Cards  
PO Box 6414  
The Lakes, NV 88901  
Acct. No. 5424180306665024  
\$32,515.00  
Goods and Services, 1994 - 2005

Household Bank / HSBC  
PO Box 5222  
Carol Stream, IL 60197  
Acct. No. 5176690006732635  
Goods and Services, 2003 - 2005  
\$5,000.00

American Express  
PO Box 297804  
Ft. Lauderdale, FL 33329  
Acct. No. 378349802283007  
\$22,000.00  
Goods and Services, 1994 - 2004

Note: Some of this debt may be owed by Prism and/or Stanly, though I have personal  
guarantee

**Ft. Walton Beach Medical Center**  
**1000 Mar Walt Drive**  
**Ft. Walton Beach, FL 32547**  
**\$1600.00**  
**Medical and Health services**  
**Making payments of \$100.00 month**

**Alan Stanly**  
**1569 Berkshire Ct.**  
**San Marcos, CA 92069**  
**\$50,000.00**  
**Judgment in Union Bank v. Stanly (cross-complaint by Stanly)**  
**Currently under appeal in CA**

## PROOF OF SERVICE

I, MJ Hayes, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is 21800 Oxnard St., Suite 840, Woodland Hills, CA 91367. On September 15, 2005, I served the within documents:

**DECLARATION OF FRANCIS J. LOPEZ RE CREDITORS (Filed As a  
Supplement to Answer to Involuntary Petition)**

by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.

by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Los Angeles, California addressed as set forth below.

**L. Scott Keehn  
Robbins & Keehn  
530 "B" St., Ste 2400  
San Diego, CA 92101**

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on September 15, 2005, at Woodland Hills, California.

Matthew

MJ Haves